Attorneys for defendants HealthSouth Medical Clinics of Anchorage, LLC and U.S. Healthworks Holding Co., Inc.

IN THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF ALASKA

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TURNER & MEDE, P.C. William F. Mede Patricia A. Vecera

CELESTE BARRAS,

v.

1500 West 33rd Avenue, Suite 200 Anchorage, Alaska 99503-3502

Plaintiff.

Telephone: (907) 276-3963 Fax: (907) 277-3695

	HEALTHSOUTH MEDICAL CLINICS OF)
	ANCHORAGE, LLC & U.S.
	HEALTHWORKS HOLDING CO., INC.,)
	Defendants. )
-	) Case No. A05-0174-CV (JWS)
	AFFIDAVIT OF COUNSEL IN SUPPORT OF DEFENDANTS' MOTION TO COMPEL
	PRODUCTION OF FRCP 26 DISCLOSURES AND TO IMPOSE SANCTIONS
	STATE OF ALASKA
	) ss. THIRD JUDICIAL DISTRICT )
	INIKO GODICIAN DISIRICI
	Patricia A. Vecera, being first duly sworn upon her oath,
	oden,
ر ۾ ۾ ۾ ن	deposes and states as follows:
	<ol> <li>I am an attorney with the law firm of Turner &amp; Mede,</li> </ol>
de, NUE, 8 99503 3963 895	
MeAW AVEN SKA 1	P.C., counsel for Defendants in this matter.
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CAG	Barras v. HealthSouth Medical Clinics of Anchorage, LLC, et al.,
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NCI NCI	Affidavit of Counsel in Support of Motion to Compel Production of FCRP 26
_ 4 = 4 + r	Disclosures and to Impose Sanctions
	en e

- 2. After sending numerous letters to Plaintiff's counsel, on Friday, April 21, 2006, I contacted Mr. Jacobus by telephone in one final attempt to get Barras to produce her disclosures. Mr. Jacobus advised me that he was no longer representing Barras and requested I speak directly with Darryl Jones. I advised Mr. Jacobus that, although Mr. Jones had been copied with all correspondence, he has not yet entered an appearance on behalf of Barras and therefore Mr. Jacobus was still ultimately responsible for complying with the Court's deadlines. Mr. Jacobus essentially indicated that the matter was out of his hands and that Barras' lawsuit was "no longer [his] case."
  - 3. Further your affiant sayeth naught.

Patricia A. Wecera

SUBSCRIBED AND SWORN to before me this \_\_\_\_ day of April

OFFICIAL SEAL
STATE OF ALASKA
KIMBERLY A. TAYLOR
NOTARY PUBLIC

NOTARY PUBLIC IN AND FOR ALASKA My Commission Expires: 7-19-08

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2006.

Barras v. HealthSouth Medical Clinics of Anchorage, LLC, et al.,

Case No. A05-0174-CV (JWS)

Affidavit of Counsel in Support of Motion to Compel Production of FCRP 26 Disclosures and to Impose Sanctions

exhibit \_\_\_\_\_\_ of \_3\_\_\_

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ANCHORAGE, ALASKA 99503.3502
TELEPHONE (907) 277.3695
FACSIMILE (907) 277.3695

## Certificate of Service

This is to certify that on this \_\_\_ day of April 2006, a true and correct copy of the foregoing was mailed, postage prepaid, to:

Kenneth P. Jacobus Law Offices Of Kenneth P. Jacobus 425 G Street, Suite 920 Anchorage, AK 99501-2140

Darryl L. Jones 109 W. 6<sup>th</sup> Avenue Suite 200 Anchorage, AK 99501

Kimberly A. Taylor

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Affidavit of Counsel in Support of Motion to Compel Production of FCRP 26

Disclosures and to Impose Sanctions

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